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# LEGISLATIVE HISTORY

Public Law 89-471  
H. R. 15124

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## INDEX AND SUMMARY OF H. R. 15124

May	18, 1966	Rep. Abbitt introduced H. R. 15124 which was referred to House Agriculture Committee. Print of bill as introduced.
June	2, 1966	House committee reported H. R. 15124 with amendments. H. Report 1606. Print of bill and report.
June	6, 1966	House passed H. R. 15124 as reported.
June	7, 1966	H. R. 15124 was referred to Senate Agriculture and Forestry Committee. Print of bill as referred.
June	9, 1966	Senate committee voted to report H. R. 15124.
June	13, 1966	Senate committee reported H. R. 15124 without amendment. S. Report 1271. Print of bill and report.
June	15, 1966	Senate passed H. R. 15124 without amendment.
June	24, 1966	Approved: Public Law 89-471.



DIGEST OF PUBLIC LAW 89-471

LEASE OR TRANSFER OF TOBACCO ALLOTMENTS. Amends section 316 of the Agricultural Adjustment Act of 1938, as amended, to provide that any lease or transfer of a tobacco allotment shall be effective, notwithstanding failure to file a copy with the county committee prior to the closing date, if compliance was agreed to prior to the closing date and the terms of the lease are filed with the county office not later than July 31 of any year.









89TH CONGRESS  
2D SESSION

# H. R. 15124

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## IN THE HOUSE OF REPRESENTATIVES

MAY 18, 1966

Mr. ABBETT introduced the following bill; which was referred to the Committee on Agriculture

---

## A BILL

To amend section 316 of the Agricultural Adjustment Act of 1938, as amended.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*  
3       That section 316(c) of the Agricultural Adjustment Act of  
4       1938, as amended, is amended by changing the period at the  
5       end of the second sentence to a colon and adding the following  
6       proviso: "*Provided*, That any lease and transfer of an allot-  
7       ment shall be effective, notwithstanding the failure to file a  
8       copy of the lease with the county committee prior to such  
9       closing date, if (1) the Secretary finds that a lease in com-  
10      pliance with the provisions of this section was agreed upon  
11      prior to such closing date, and (2) the terms of the lease are

1 reduced to writing and filed in the county office in which the  
2 farms involved are located not later than the 30th day of  
3 June of the crop year to which the lease relates.”

89TH CONGRESS  
2D SESSION

H. R. 15124

## A BILL

To amend section 316 of the Agricultural  
Adjustment Act of 1938, as amended.

By Mr. ARBITT

MAY 18, 1966

Referred to the Committee on Agriculture





# DIGEST of Congressional Proceedings

OF INTEREST TO THE DEPARTMENT OF AGRICULTURE

UNITED STATES DEPARTMENT OF AGRICULTURE  
WASHINGTON, D. C. 20250  
OFFICIAL BUSINESS

POSTAGE AND FEES PAID  
U. S. DEPARTMENT OF AGRICULTURE

OFFICE OF BUDGET AND FINANCE  
FOR INFORMATION ONLY;  
(NOT TO BE QUOTED OR CITED)

Issued June 3, 1966  
For actions of June 2, 1966  
89th-2nd; No. 91

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HIGHLIGHTS: Senate debated fair packaging-labeling bill. House Rules Committee cleared food-for-freedom bill and bill to increase number of supergrade positions. House committee reported bills to authorize Secretary "to estimate parity price for 1966" and to continue provision on notifying of tobacco-allotment leases.

## HOUSE

1. PARITY PRICES. The Agriculture Committee reported without amendment H. R. 15089, "to authorize the Secretary of Agriculture to estimate parity price for 1966" (H. Rept. 1605). p. 11640
2. TOBACCO. The Agriculture Committee reported with amendments H. R. 15124, to continue the provision modifying the requirement that copies of tobacco-allotment leases be filed with the county committee within a certain time (H. Rept. 1606). p. 11640



3. RULES COMMITTEE reported resolutions for consideration of H. R. 14929, the food-for-freedom bill; H. R. 14019, to authorize additional foreign public buildings; and H. R. 14025, to extend the Defense Production Act. p. 11640
  4. PERSONNEL. The Post Office and Civil Service Committee reported with amendments S. 2393, to increase the number of positions authorized at GS-16, GS-17, and GS-18 (H. Rept. 1604). p. 11640  
The Post Office and Civil Service Committee voted to report (but did not actually report) S. 1495, to permit variation of the 40-hour workweek of Federal employees for educational purposes. p. D485
  5. PUBLIC DEBT. The Ways and Means Committee reported without amendment H. R. 15202, to provide for a temporary increase in the public debt limit (H. Rept. 1607). p. 11640
  6. RECLAMATION. The conferees on S. 602, to broaden the scope of the Small Reclamation Projects Act, agreed to file a report on the bill. p. D486
  7. DISASTER RELIEF. House conferees were appointed on H. R. 15151, to permit the planting of alternate crops on acreage which is unplanted because of a natural disaster. p. 11550
  8. LIBRARY SERVICES. Passed, 336-2, as reported H. R. 14050, to extend and amend the Library Services and Construction Act. pp. 11554-84
  9. RECREATION. Rep. Tupper inserted an article, "The Great Joys of Camping." pp. 11597-8
  10. VETERINARY CORPS. Reps. Arends and Price commended the work of the Army Veterinary Corps, including its work on food, on its 50th anniversary. pp. 11598-9, 11637-8
  11. TRANSPORTATION. Rep. Younger inserted an article predicting that "containerization" will revolutionize the transportation industry. pp. 11599-60
  12. FOREIGN TRADE. Rep. Reuss inserted a speech by Secretary of the Treasury Fowler, "The Year 1966: Year of Decision and of Opportunity for International Economic Cooperation." pp. 11627-31
  13. LEGISLATIVE PROGRAM. Majority Leader Albert announced the program for next week: Mon., Consent Calendar and various bills on suspension of the rules, including statute of limitations, additional supergrades, and amendment of the Tort Claims Act; Tues., Private Calendar and legislative appropriation bill; Wed. and balance of week, debt-limit increase, defense-production extension, and food-for-freedom bill. Rep. Albert also said: "I would say...I think it is 99 percent at this time that when we adjourn on...Thursday, June 30, we will have a vacation to Monday, July 11." p. 11585
  14. ADJOURNED until Mon., June 6. p. 11639
- SENATE
15. FISHERIES. The Commerce Committee reported with amendments S. J. Res. 29, to direct the Bureau of Commercial Fisheries to conduct a survey of the marine



## EXTENSION OF TIME TO FILE TOBACCO ALLOTMENT LEASES

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JUNE 2, 1966.—Committed to the Committee of the Whole House on the State of  
the Union and ordered to be printed

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Mr. COOLEY, from the Committee on Agriculture, submitted the  
following

### R E P O R T

[To accompany H.R. 15124]

The Committee on Agriculture, to whom was referred the bill (H.R. 15124) to amend section 316 of the Agricultural Adjustment Act of 1938, as amended, having considered the same, report favorably thereon with amendments and recommend that the bill do pass.

The amendments are as follows:

Page 2, line 2, strike out "30th" and insert "31st".

Page 2, line 3, strike out "June" and insert "July".

### PURPOSE

The purpose of this bill is to permit, in 1966 and each of the 3 subsequent years, tobacco farmers who have entered into a lease for tobacco acreage allotments additional time to file such leases with their county committee.

### NEED FOR THE LEGISLATION

Public Law 87-200 added a new section 316 to the Agricultural Adjustment Act of 1938 permitting the limited leasing of tobacco acreage allotments for (as amended) each of the 1962 through 1965 crops. This provision was extended through the 1969 crop by Public Law 89-321, the Food and Agricultural Act of 1965. Section 316(c) provides that no such lease will be effective unless a copy is filed with the county committee prior to a date fixed by the Secretary of Agriculture, such date to be not later than the normal planting

## 2 EXTENSION OF TIME TO FILE TOBACCO ALLOTMENT LEASES

time. Section 316(g) was later added in order to give deserving farmers more time to file these leases. Last year Public Law 89-29 extended the time for filing these leases until June 15, 1965.

Again this year the committee has been presented with problems in the administration of this aspect of the tobacco program. In order to provide an adequate remedy for this problem for 1966 and the 3 subsequent years, the committee has approved this bill which would permit any lease and transfer of an allotment to be effective notwithstanding the failure to file a copy of the lease with the county committee prior to the closing date if (1) the Secretary finds that a lease in compliance with the provisions of this section was agreed upon prior to such closing date, and (2) the terms of the lease are reduced to writing and filed in the county office in which the farms involved are located not later than the 31st day of July of the crop year to which the lease relates.

The committee recognizes that in some cases, through mistake or misunderstanding, the copy of the lease was not filed with the county committee within the prescribed time. Unless there is an opportunity to correct this mistake, tobacco planted pursuant to such leases will be subject to marketing penalties. This bill would extend the time for filing such leases with the county committee until July 31 of each year.

It would not extend the time for entering into such leases, its only purpose being to correct situations resulting from late filing.

### DEPARTMENTAL APPROVAL

Hearings were held on this bill on June 2 by the Tobacco Subcommittee. A spokesman for the Department testified in favor of the bill as amended by the committee.

### COST

There would be no additional cost to the Government as the result of the enactment of this bill.

### COMMITTEE POSITION

The committee does not like to see any farmer penalized because of a mere inadvertent failure to comply with a technicality of law or departmental regulation. Neither does it wish to burden the House with frequent requests to correct the inequities that arise under present law. The committee points out, therefore, that this bill should meet the problem faced by these tobacco growers during the period of time that section 316 remains in effect.

### CHANGES IN EXISTING LAW

In compliance with clause 3 of rule XIII of the Rules of the House of Representatives, changes in existing law made by the bill are shown as follows (existing law proposed to be omitted is enclosed in black brackets, new matter is printed in italic, and existing law in which no change is proposed is shown in roman):

## AGRICULTURAL ADJUSTMENT ACT OF 1938

\* \* \* \* \*

SEC. 316. Notwithstanding any other provision of this Act for the crop years 1962 through 1969, the owner and operator of any farm for which a tobacco acreage allotment (other than a Burley tobacco acreage allotment, or a cigar-filler and cigar-binder (types 42, 43, 44, 53, 54, and 55) tobacco acreage allotment) is established may lease any part of such allotment to any other owner or operator of a farm in the same county for use in such county on a farm having a current tobacco allotment of the same kind. Such lease and transfer of allotment shall be recognized and considered valid by the county committee provided the conditions set forth in this section are met. In the case of Maryland (type 32) tobacco, no farm shall be eligible for lease of 1962 or 1963 allotment from the farm unless at least 75 per centum of the allotment for the farm was actually planted during each of the years 1960 and 1961, nor shall a farm be eligible for lease of 1964 through 1969 Maryland tobacco allotment from the farm unless at least 75 per centum of the allotment for the farm was actually planted on such farm during each of the two immediately preceding years.

(b) Any lease shall be made on an annual basis and on such terms and conditions, except as otherwise provided in this section, as the parties thereto agree.

(c) The lease and transfer of any allotment shall not be effective until a copy of such lease is filed with and determined by the county committee of the county in which the farms involved are located to be in compliance with the provisions of this section. Such lease and transfer shall not be effective unless a copy of the lease is filed with the county committee prior to a closing date established by the Secretary, which date shall be no later than the normal planting time in the county: *Provided, That any lease and transfer of an allotment shall be effective, notwithstanding the failure to file a copy of the lease with the county committee prior to such closing date, if (1) the Secretary finds that a lease in compliance with the provisions of this section was agreed upon prior to such closing date, and (2) the terms of the lease are reduced to writing and filed in the county office in which the farms involved are located not later than the 31st day of July of the crop year to which the lease relates.*

If the normal yield established by the county committee for the farm to which the allotment is transferred does not exceed the normal yield established by the county committee for the farm from which the allotment is transferred by more than 10 per centum, the lease and transfer shall be approved acre for acre. If the normal yield for the farm to which the allotment is transferred exceeds the normal yield for the farm from which the allotment is transferred by more than 10 per centum, the county committee shall make a downward adjustment in the amount of the acreage allotment transferred by multiplying the normal yield established for the farm from which the allotment is transferred by the acreage being transferred and dividing the result by the normal yield established by the farm to which the allotment is transferred.



(d) The lease and transfer of any part of a tobacco acreage allotment determined for a farm shall not affect the allotment for the farm from which such acreage allotment is transferred or the farm to which it is transferred, except with respect to the crop year specified in the lease. The amount of acreage allotment which is leased from a farm shall be considered for purpose of determining future allotments to have been planted to tobacco on the farm from which such allotment is transferred and the production pursuant to the lease and transfer shall not be taken into account in establishing allotments for subsequent years for the farm to which such allotment is transferred. The lessor shall be considered to have been engaged in the production of tobacco for the purpose of eligibility to vote in the referendum.

(e) Under the provisions of this section not more than five acres of allotment may be leased and transferred to any farm: *Provided*, That the total acreage allotted to any farm after such transfer shall not exceed 50 per centum of the acreage of cropland in the farm.

(f) The Secretary shall prescribe such regulations as he considers necessary for carrying out the provisions of this section.

(g) Notwithstanding the provisions of subsection (c) relating to the filing of a lease with the county committee, the lease and transfer of an allotment for the 1965 crop year shall be effective if, (1) the Secretary finds that a lease in compliance with the provisions of this section was agreed upon prior to the normal planting time in the county, as determined by the Secretary, or June 15, 1965, whichever is earlier, and (2) the terms of the lease are reduced to writing and filed in the county office in which the farms involved are located within twenty days of the date this subsection becomes law.

(h) Notwithstanding the provisions of subsection (c) relating to the filing of a lease with the county committee, the lease and transfer of an allotment for the 1963 crop year shall be effective if, (1) the County Committee, with the approval of a representative of the State Committee, finds that a lease in compliance with the provisions of this section was agreed upon prior to the normal planting time in the county, as determined by the Secretary, or June 15, 1963, whichever is earlier, and (2) the terms of the lease are reduced to writing and filed in the county office in which the farms involved are located within twenty days of the date this subsection becomes law.

Union Calendar No. 714

89TH CONGRESS  
2D SESSION

**H. R. 15124**

[Report No. 1606]

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IN THE HOUSE OF REPRESENTATIVES

MAY 18, 1966

Mr. ABBITT introduced the following bill; which was referred to the Committee on Agriculture

JUNE 2, 1966

Reported with amendments, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Omit the part struck through and insert the part printed in italic]

---

**A BILL**

To amend section 316 of the Agricultural Adjustment Act of 1938, as amended.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*  
3       That section 316 (c) of the Agricultural Adjustment Act of  
4       1938, as amended, is amended by changing the period at the  
5       end of the second sentence to a colon and adding the follow-  
6       ing proviso: "*Provided*, That any lease and transfer of an  
7       allotment shall be effective, notwithstanding the failure to  
8       file a copy of the lease with the county committee prior to  
9       such closing date, if (1) the Secretary finds that a lease in  
10      compliance with the provisions of this section was agreed

1 upon prior to such closing date, and (2) the terms of the  
 2 lease are reduced to writing and filed in the county office  
 3 in which the farms involved are located not later than the  
 4 ~~30th~~ *31st* day of ~~June~~ *July* of the crop year to which the  
 5 lease relates.”

89<sup>TH</sup> CONGRESS  
 2<sup>D</sup> SESSION

Union Calendar No. 714  
**H. R. 15124**

[Report No. 1606]

## **A BILL**

To amend section 316 of the Agricultural  
 Adjustment Act of 1938, as amended.

By Mr. ABBITT

MAY 18, 1966

Referred to the Committee on Agriculture

JUNE 2, 1966

Reported with amendments, committed to the Com-  
 mittee of the Whole House on the State of the  
 Union, and ordered to be printed







# **DIGEST** of Congressional Proceedings

## OF INTEREST TO THE DEPARTMENT OF AGRICULTURE

UNITED STATES DEPARTMENT OF AGRICULTURE  
WASHINGTON, D. C. 20250  
OFFICIAL BUSINESS

POSTAGE AND FEES PAID  
U. S. DEPARTMENT OF AGRICULTURE

OFFICE OF BUDGET AND FINANCE  
FOR INFORMATION ONLY;  
NOT TO BE QUOTED OR CITED)

Issued June 7, 1966  
For actions of June 6, 1966  
89th-2nd; No. 92

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**HIGHLIGHTS:** House passed bills for: Screw-worm eradication. Extension of time to file tobacco-allotment leases. Expeditious issuance of wheat certificates. Additional supergrade positions. Conferees announced agreement on bill to permit alternate crops in case of disaster. Sen. Ellender introduced and discussed child nutrition bill.

### HOUSE

1. **DISASTER RELIEF.** The conferees agreed to file a report on H. R. 15151, to permit the planting of alternate crops on acreage which is unplanted because of natural disaster. The conferees agreed to omit the Senate limitation of \$10,000 on individual payments. pp. D492-3
2. **SCREW-WORM ERADICATION.** Passed as reported H. R. 14888, to authorize this Department to cooperate in screw-worm eradication in Mexico. pp. 11647, 11667-8

3. TOBACCO ALLOTMENTS. Passed as reported H. R. 15124, to provide that any lease or transfer of a tobacco allotment shall be effective, notwithstanding failure to file a copy with the county committee prior to the closing date, if compliance was agreed to prior to the closing date and the terms of the lease are filed with the county office not later than July 31 of any year. p. 11649
4. WHEAT CERTIFICATES. Passed without amendment H. R. 15089, to permit the Secretary of Agriculture to estimate the July 1966 parity price for wheat in order to expedite the issuance of wheat marketing certificates to complying wheat farmers. Under present law the certificates may not be issued until the exact July parity price is determined. p. 11649
5. EDUCATION. Passed, 194-89, under suspension of the rules, H. R. 14643, to authorize HEW to make grants to establish centers for advanced international studies and to strengthen undergraduate programs in international studies. pp. 11650-67
6. CLAIMS. Passed under suspension of the rules H. R. 13650, to increase to \$25,000 the amount of a claim which Government agencies may settle under the Federal Tort Claims Act. pp. 11668-70  
Passed under suspension of the rules H. R. 13651, to authorize Government agencies to compromise claims up to \$5,000 under joint regulations of the Attorney General and the Comptroller General. pp. 11670-1  
Passed under suspension of the rules H. R. 13652, to establish a statute of limitations for certain actions brought by the Government. pp. 11671-2  
Passed under suspension of the rules H. R. 14182, to provide that when the Government loses a lawsuit, a judgment for cost may be awarded the prevailing party. p. 11672
7. RECLAMATION. Passed under suspension of the rules H. R. 14312, to increase the authorization for appropriations to continue the work of the Bureau of Reclamation in the Missouri River Basin. pp. 11682-3
8. SUPERGRADES. Passed under suspension of the rules S. 2393, to authorize additional supergrade positions. As amended in the House, the bill provides for 300 additional positions to be distributed by the Civil Service Commission, in addition to 156 non-USDA positions which are allocated to specific departments and agencies by the bill. The bill also removes the limitation on the number of supergrade jobs which may be allocated at GS-17 or GS-18. pp. 11683-6
9. TRANSPORTATION. Rep. Younger inserted an address favoring establishment of a Department of Transportation. pp. 11700-4
10. FOREIGN AID. Rep. Pepper recommended against continuing the furnishing of food to Egypt. pp. 11727-8
11. LEGISLATIVE APPROPRIATION BILL. The Appropriations Committee reported this bill, H. R. 15456 (H. Rept. 1608) on June 3 during adjournment. p. 11730
12. LEGISLATIVE PROGRAM. Today the House is to consider the Private Calendar and the legislative appropriation bill. pp. D491-2



of land comprising the George Rogers Clark Memorial in Vincennes, Indiana, for establishment and administration as the George Rogers Clark National Historical Park.

"Sec. 2. The Secretary of the Interior may enter into cooperative agreements with the owners of property in Vincennes, Indiana, historically associated with George Rogers Clark and the Northwest Territory for the inclusion of such property in the George Rogers Clark National Historical Park. Under such agreements the Secretary may assist in the preservation, renewal, and interpretation of the property.

"Sec. 3. The Secretary of the Interior shall administer, project, develop, and maintain the George Rogers Clark National Historical Park in accordance with the provisions of the Act of August, 25 1916 (39 Stat. 535; 16 U.S.C. 1 et seq.), as amended and supplemented."

The committee amendment was agreed to.

The bill was ordered to be engrossed and read a third time, was read the third time and passed.

The title was amended so as to read: "A bill to authorize the Secretary of the Interior to accept a donation by the State of Indiana of the George Rogers Clark Memorial for establishment as the George Rogers Clark National Historical Park, and for other purposes."

A motion to reconsider was laid on the table.

#### JURISDICTION OVER LANDS— MOUTH PROJECT

The Clerk called the bill (S. 2421) to authorize the adjustment of the legislative jurisdiction exercised by the United States over lands within the Columbia River at the mouth project in the States of Washington and Oregon.

There being no objection, the Clerk read the bill, as follows:

S. 2421

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That, notwithstanding any other provision of law, the head or other authorized officer of any department or agency of the Government may, at such times as he may deem desirable, relinquish to the States in which the land is situated all, or such portion as he may deem desirable for relinquishment, of the jurisdiction heretofore acquired by the United States over any lands within the Columbia River at the mouth project in the States of Washington and Oregon which are under his immediate jurisdiction and control, reserving to the United States such concurrent or partial jurisdiction as he may deem necessary. Relinquishment of jurisdiction under the authority of this Act may be made by filing with the Governor of the State where the land is situated a notice of such relinquishment, which shall take effect upon acceptance thereof by the State in such manner as its laws may prescribe.

The bill was ordered to be read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

The SPEAKER. This concludes the call of the eligible bills on the Consent Calendar.

#### EXTENSION OF TIME TO FILE TO- BACCO ALLOTMENT LEASES

Mr. ABBITT. Mr. Speaker, I ask unanimous consent for the immediate

consideration of the bill (H.R. 15124) to amend section 316 of the Agricultural Adjustment Act of 1938, as amended, which is No. 290 on the Consent Calendar.

The Clerk read the title of the bill.

The SPEAKER. Is there objection to the request of the gentleman from Virginia?

There was no objection.

The Clerk read the bill, as follows:

H.R. 15124

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 316(c) of the Agricultural Adjustment Act of 1938, as amended, is amended by changing the period at the end of the second sentence to a colon and adding the following proviso: "Provided, That any lease and transfer of an allotment shall be effective, notwithstanding the failure to file a copy of the lease with the county committee prior to such closing date, if (1) the Secretary finds that a lease in compliance with the provisions of this section was agreed upon prior to such closing date, and (2) the terms of the lease are reduced to writing and filed in the county office in which the farms involved are located not later than the 30th day of June of the crop year to which the lease relates."

With the following committee amendments:

Page 2, line 2, strike out "30th" and insert "31st".

Page 2, line 3, strike out "June" and insert "July".

The committee amendments were agreed to.

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

#### EXPEDITE ISSUANCE OF 1966 WHEAT CERTIFICATES

Mr. DOLE. Mr. Speaker, I ask unanimous consent for the immediate consideration of the bill (H.R. 15089) to authorize the Secretary of Agriculture to estimate parity price for 1966, Consent Calendar 289.

The Clerk read the title of the bill.

The SPEAKER. Is there objection to the request of the gentleman from Kansas?

There was no objection.

The Clerk read the bill, as follows:

H.R. 15089

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 107(2) of the Agricultural Act of 1949, as amended, is amended by inserting immediately after the word "therefor" in the first sentence the following: "(as estimated by the Secretary as soon as practicable after enactment of this amendment)".

The bill was ordered to be engrossed and read a third time, was read the third time, and passed, and a motion to reconsider was laid on the table.

(Mr. DOLE asked and was given permission to extend his remarks at this point in the Record and to include extraneous matter.)

Mr. DOLE. Mr. Speaker, I appreciate the prompt action just taken by the House with reference to H.R. 15089.

As indicated in the report accompanying this bill, the purpose of it is to permit the Secretary of Agriculture to estimate the July 1966 parity price for wheat in order to expedite the issuance of wheat marketing certificates to complying wheat farmers.

Under present law, the Secretary may not issue certificates to complying wheat farmers for the 1966 crop until the exact July parity price for wheat is determined. Present law therefore delays the time at which the wheat certificates can be issued until some time after the beginning of July. Present law creates no similar problem for the 1967, 1968, or 1969 crops as the Secretary is permitted to make an estimate, as near to the parity price as he determines practicable, of July parity prices on wheat for those years and thus issue certificates to cooperators before the first of July.

As is also indicated in the report, there has been serious damage to the wheat crop in western Kansas, parts of Oklahoma, Texas, New Mexico, Colorado, and Nebraska. Wheat producers in all these areas are, of course, adversely affected by these crop losses, but under the wheat program are entitled to receive their certificates as cooperators. This bill simply speeds up the administrative machinery through which the certificates are issued.

The committee therefore intends that the provisions applicable to the 1967-69 crops in regard to establishing the parity price, or price as near thereto as the Secretary determines practicable, should also apply to the 1966 crop. Once the estimate of the 1966 parity price for wheat is made and certificates have been issued, any subsequent decreases or increases in the actual July parity price would not necessitate either the issuance of supplemental certificates or the collection of refunds from cooperators.

I might conclude by pointing out that this bill will not result in any additional cost.

Again, I appreciate the prompt action taken by the House.

#### AUTHORIZING THE PLACING OF A BUST OF CONSTANTINO BRUMIDI IN THE CAPITOL

Mr. JONES of Missouri. Mr. Speaker, I ask unanimous consent for the immediate consideration of Senate Concurrent Resolution 70, which appears on Consent Calendar No. 288.

The Clerk read the title of the Senate concurrent resolution.

The SPEAKER. Is there objection to the request of the gentleman from Missouri?

Mr. HALL. Mr. Speaker, reserving the right to object, is there a copy of the committee report on the concurrent resolution available?

Mr. Speaker, the gentleman from Missouri [Mr. JONES] spoke to me about this. It seems to be a very worthwhile and I understand a very timely and important concurrent resolution.

We would like to see a copy of the resolution as well as the report.

Mr. JONES of Missouri. Mr. Speaker, will the gentleman yield?



Mr. HALL. I yield to the gentleman from Missouri.

Mr. JONES of Missouri. Mr. Speaker, I do not have a copy of the report, but I might inform the gentleman from Missouri that this is a Senate concurrent resolution. Similar resolutions or identical resolutions have been introduced by some 40-odd Members of the House, designed to complete the bust of Constantino Brumidi to be placed in the Capitol.

Mr. HALL. Mr. Speaker, I now have a copy of the resolution as well as the report which has been brought to me by the page.

Mr. Speaker, as one of the first sustaining members of the Capitol Historical Society, and as a great admirer of Mr. Brumidi, I withdraw my reservation of objection.

Mr. SPEAKER. Is there objection to the request of the gentleman from Missouri?

There was no objection.

The Clerk read the Senate concurrent resolution, as follows:

S. CON. RES. 70

*Resolved by the Senate (the House of Representatives concurring), That the Joint Committee on the Library is authorized and directed to procure a marble bust of Constantino Brumidi, and to cause such bust to be placed in the corridor, known as the Brumidi corridor, on the first floor of the Senate wing of the Capitol.*

SEC. 2. Expenses incurred by the Joint Committee on the Library in carrying out this concurrent resolution, which shall not exceed \$2,500, shall be paid out of the contingent fund of the Senate on vouchers approved by the chairman of the Joint Committee.

(Mr. ANNUNZIO (at the request of Mr. JONES of Missouri) was given permission to extend his remarks at this point in the RECORD and to include extraneous matter.)

Mr. ANNUNZIO. Mr. Speaker, through the cooperative and untiring efforts of several of my distinguished colleagues in both the House of Representatives and the U.S. Senate, we are privileged to have before us today Senate Concurrent Resolution 70, which would authorize the placing of a bust of the foremost artist of the U.S. Capitol, Constantino Brumidi, in a Senate wing of the Capitol.

There is no doubt that a bust of Brumidi in the Capitol Building, which he did more to beautify than any other artist in history, would be a fitting tribute to the contributions of an illustrious man who belongs to every age and to people of all ages. His creative achievement and his renowned accomplishments have enduring meaning and significance to every American and to freedom-loving peoples all over the world.

At this gratifying moment, I want particularly to express my appreciation to Senator PAUL DOUGLAS, Democrat, of Illinois, for his farsightedness in first introducing this legislation, to Senator B. EVERETT JORDAN, Democrat, of North Carolina, the chairman of the Senate Committee on Rules and Administration, for his expeditious disposition of Senate Concurrent Resolution 70 which insured early and unanimous Senate approval on March 25, and to the Honorable PAUL C.

JONES, Democrat, of Missouri, chairman of the House Subcommittee on Library and Memorials and the Honorable OMAR BURLESON, Democrat, of Texas, chairman of the House Administration Committee, for their cooperation in scheduling prompt consideration of Senate Concurrent Resolution 70 which resulted in unanimous committee approval of the measure.

I want also to thank the 42 Members of the House who responded so generously to my request and introduced legislation identical to my own bill, House Concurrent Resolution 531, providing for a Brumidi bust. Their support of my action was instrumental in focusing attention on the imperative need to bestow long-overdue recognition on the "Michelangelo of the Capitol," Constantino Brumidi.

Evidence of Brumidi's genius is evident everywhere in the Capitol. He began his work in 1855, and for 25 years thereafter, he labored devotedly, with all the strength and talent he possessed, to beautify the Capitol of his adopted country. Brumidi's work spanned the terms of six Presidents: Franklin Pierce, James Buchanan, Abraham Lincoln, Andrew Jackson, Ulysses S. Grant, and Rutherford B. Hayes. Neither the calamity of Civil War nor the strain of Reconstruction deterred Brumidi in his efforts to beautify the Capitol. He continued unfalteringly in his work, and even in his last days, deep in despair, poverty, and ill health, he continued his mighty efforts to complete the frieze in the rotunda of the Capitol.

Brumidi once said:

I have no longer any desire for fame or fortune. My one ambition and my daily prayer is that I may live long enough to make beautiful the Capitol of the one country on earth in which there is liberty.

It is significant that this quotation, the only direct quotation ever attributed to Brumidi, expresses his deep pride and profound love for America.

Brumidi was a political refugee from Italy who brought his career to an abrupt halt when he vowed he would not paint another stroke until he had found liberty. In 1852, at the age of 47, he sailed for the United States, and here he found the freedom he had sought for so long. In 1857 he became a citizen of the country he had adopted and which he loved so well.

Brumidi was not just a great artist—he was a great American. He was proud to be an American citizen and he was proud of his adopted land. He had a mission in life to accomplish on behalf of his beloved America, and he worked relentlessly to accomplish his goal, because he believed in this principles upon which this great country of ours was founded.

Only a man with such strong convictions—only a person who believed deeply in the inherent dignity of man, in the freedom of man, and in the expression of this freedom by the right to choose our representatives in free elections—could create the noble and inspired works of art that Brumidi has left to us.

The frieze in the rotunda, the painting in the dome of the Capitol, the ex-

pertly executed frescoes, the stirring murals, the sensitive portraits of outstanding American statesmen, the colorful painting depicting supreme moments in American history, the intricate designs of the bronze railings on the staircases in the Capitol, are all part of the rich and imperishable inheritance that Brumidi has left to us and to succeeding generations. These works of art speak eloquently of his genius and will perpetuate his memory in the hearts and minds of all those—hundreds and thousands of schoolchildren, their parents, their teachers, and visitors from all over the globe—who view with awe and admiration the works of Brumidi when they visit the Nation's Capitol.

All of us in the Congress know the story of Brumidi's tragic death, the result of a fall at the age of 75 while he was painting the frieze in the rotunda of the Capitol.

Seventy long years passed before the Congress of the United States in 1950 took action to supply a bronze marker for Brumidi's unmarked grave in Glenwood Cemetery. Aside from this bronze marker, there is no other tangible recognition in the Nation's Capitol of this great artist's contributions to America.

The passage of Senate Concurrent Resolution 70 will insure that this long withheld recognition, so justly deserved by Constantino Brumidi, is finally bestowed on him. By passing this resolution, we will honor the memory of a gentle, generous man who gave his art, his talents, his whole life to his adopted country. And by honoring Brumidi, we reflect that same honor upon ourselves.

Let us, therefore, join in wholehearted and unanimous approval of Senate Concurrent Resolution 70 and thereby demonstrate to the entire world our Nation's gratitude to Constantino Brumidi—a great artist and a great American.

Mr. JONES of Missouri. Mr. Speaker, I ask unanimous consent that all Members have permission to extend their remarks on this concurrent resolution.

The SPEAKER. Is there objection to the request of the gentleman from Missouri?

There was no objection.

The Senate concurrent resolution was concurred in.

A motion to reconsider was laid on the table.

## INTERNATIONAL EDUCATION ACT OF 1966

Mr. BRADEMÁS. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 14643) to provide for the strengthening of American educational resources for international studies and research, with one committee amendment.

The Clerk read as follows:

H.R. 14643

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That this Act may be cited as the "International Education Act of 1966".*

### FINDINGS AND DECLARATIONS

SEC. 2. The Congress hereby finds and declares that a knowledge of other countries







89TH CONGRESS  
2D SESSION

# H. R. 15124

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IN THE SENATE OF THE UNITED STATES

JUNE 7, 1966

Read twice and referred to the Committee on Agriculture and Forestry

---

## AN ACT

To amend section 316 of the Agricultural Adjustment Act of 1938, as amended.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*  
3       That section 316 (c) of the Agricultural Adjustment Act of  
4       1938, as amended, is amended by changing the period at the  
5       end of the second sentence to a colon and adding the follow-  
6       ing proviso: "*Provided*, That any lease and transfer of an  
7       allotment shall be effective, notwithstanding the failure to  
8       file a copy of the lease with the county committee prior to  
9       such closing date, if (1) the Secretary finds that a lease in  
10      compliance with the provisions of this section was agreed  
11      upon prior to such closing date, and (2) the terms of the

89TH CONGRESS  
2D SESSION

H. R. 15124

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## AN ACT

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To amend section 316 of the Agricultural Adjustmentment Act of 1938, as amended.

---

JUNE 7, 1966

Read twice and referred to the Committee on  
Agriculture and Forestry







# **DIGEST** of Congressional Proceedings

## OF INTEREST TO THE DEPARTMENT OF AGRICULTURE

UNITED STATES DEPARTMENT OF AGRICULTURE  
WASHINGTON, D. C. 20250  
OFFICIAL BUSINESS

POSTAGE AND FEES PAID  
U. S. DEPARTMENT OF AGRICULTURE

OFFICE OF BUDGET AND FINANCE  
(FOR INFORMATION ONLY;  
NOT TO BE QUOTED OR CITED)

Issued June 10, 1966  
For actions of June 9, 1966  
89th-2nd; No. 95

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HIGHLIGHTS: House passed food for freedom bill. Senate agreed to conference report on bill to permit alternate crops in disaster areas. Senate passed fair packaging-labeling bill. Senate passed National Water Commission bill.

### SENATE

1. DISASTER RELIEF. Agreed to the conference report on H. R. 15151, to permit planting of alternate crops on acreage unplanted because of natural disaster. Rejected, 24-59, a motion by Sen. Williams, Del., to postpone further consideration until June 15. This bill will now be sent to the President. pp. 12153-61  
Sen. Pearson asked relief for the tornado-stricken areas of Kans. pp. 12225-6

2. PACKAGING; LABELING. Passed, 72-9, with amendments S. 985, the fair packaging and labeling bill. pp. 12161-214
3. WATER RESOURCES. Passed as reported S. 3107, to create a National Water Commission to survey water resource problems and programs. pp. 12245-8
4. COTTON. The Agriculture and Forestry Committee voted, 10-4, to report (but did not actually report) with amendments H. R. 12322, the cotton research and promotion bill. p. D511
5. TOBACCO. The Agriculture and Forestry Committee voted to report (but did not actually report) H. R. 15124, relating to the filing time of tobacco acreage allotment leases. p. D511
6. FARM CREDIT. The Judiciary Committee reported without amendment S. J. Res. 150, to provide for designation of April 1967 as "Federal Land Bank Month" (S. Rept. 1227). p. 12107
7. ADMINISTRATIVE LAW. The Judiciary Committee reported with amendments S. 1336, to amend the Administrative Procedure Act so as to strengthen and clarify certain administrative procedures of Federal agencies (S. Rept. 1234). p. 12107  
The Judiciary Committee reported with amendments S. 1522, to remove arbitrary limitations upon attorneys' fees for services rendered in proceedings before administrative agencies of the U. S. (S. Rept. 1233). p. 12107
8. SCHOOL MILK. Sen. Proxmire inserted Sen. Hartke's statement in favor of "adequate funding" of the school milk program. p. 12131
9. TOBACCO. Sen. Neuberger inserted an article, "One Million Teenagers Dying From Lung Cancer?" pp. 12133-4
10. DAIRY-SUGAR IMPORTS. Sen. Mondale urged administrative action to limit importation of certain products containing butterfat and sugar. p. 12136
11. FARM PRICES. Sen. Mondale inserted and commended a Washington Post editorial defending the level of farm prices. pp. 12139-40
12. RESEARCH. Sen. Scott inserted a statement by Vice Adm. Rickover on the research accomplishments of George Washington Carver. pp. 12140-1
13. ELECTRIFICATION. Sen. Yarborough commended the Tex. REA cooperatives' project of sending youth on a tour to Washington. pp. 12142-3
14. CONSERVATION. Sen. Bartlett inserted a statement by DeWitt Gilbert on responsibility for conserving natural resources. pp. 12147-8
15. COPPER IMPORTS. Passed without amendment H. R. 12676, to suspend the duty on certain copper imports until June 30, 1968. This bill will now be sent to the President. pp. 12153-4
16. TRANSPORTATION. Sen. Young, Ohio, spoke against any increase in tolls for shipping on the St. Lawrence Seaway. p. 12161







## EXTENSION OF TIME TO FILE TOBACCO ALLOTMENT LEASES

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JUNE 13, 1966.—Ordered to be printed  
Filed under authority of the order of the Senate of June 13, 1966

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Mr. HOLLAND, from the Committee on Agriculture and Forestry,  
submitted the following

### R E P O R T

[To accompany H.R. 15124]

The Committee on Agriculture and Forestry, to which was referred the bill (H.R. 15124) having considered the same, reports favorably thereon without amendment and recommends that the bill do pass.

This bill extends the time for filing tobacco allotment leases with the county committee until July 31 of each year. The lease would still have to be agreed upon prior to a closing date fixed by the Secretary. Only the filing time would be extended.

Tobacco allotment leasing was first provided for the 1962 crop by Public Law 87-200. Each year it has been found necessary to extend the time for filing leases with the county committee as follows:

*Public Law 87-530.*—Extended time for filing 1962 crop leases until within 20 days of July 10, 1962.

*Public Law 88-80.*—Extended time for filing 1963 crop leases until within 20 days of July 30, 1963.

*Public Law 88-469.*—Extended time for filing 1964 crop leases until within 20 days of August 20, 1964.

*Public Law 89-29.*—Extended time for filing 1965 crop leases until within 20 days of May 27, 1965.

These extensions have been needed each year to take care of oversights, mistakes, and misunderstandings which have resulted in late filings. The extensions have caused no difficulties and have prevented serious losses to producers who might otherwise have lost the advantage of their leases or been faced with marketing penalties on tobacco planted on the leased allotment. The program is a complex one and the committee feels that every effort should be made to prevent substantial losses from occurring as a result of failure to comply fully with technicalities of this nature. In order to avoid the





Calendar No. 1237

89TH CONGRESS  
2D SESSION

# H. R. 15124

[Report No. 1271]

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IN THE SENATE OF THE UNITED STATES

JUNE 7, 1966

Read twice and referred to the Committee on Agriculture and Forestry

JUNE 13, 1966

Reported, under authority of the order of the Senate of June 13, 1966, by  
MR. HOLLAND, without amendment

---

## AN ACT

To amend section 316 of the Agricultural Adjustment Act of  
1938, as amended.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*  
3       That section 316 (c) of the Agricultural Adjustment Act of  
4       1938, as amended, is amended by changing the period at the  
5       end of the second sentence to a colon and adding the follow-  
6       ing proviso: "*Provided*, That any lease and transfer of an  
7       allotment shall be effective, notwithstanding the failure to  
8       file a copy of the lease with the county committee prior to  
9       such closing date, if (1) the Secretary finds that a lease in  
10      compliance with the provisions of this section was agreed  
11      upon prior to such closing date, and (2) the terms of the

1 lease are reduced to writing and filed in the county office  
2 in which the farms involved are located not later than the  
3 31st day of July of the crop year to which the lease relates.”

Passed the House of Representatives June 6, 1966.

Attest:

RALPH R. ROBERTS,

*Clerk.*

Calendar No. 1237

89TH CONGRESS  
2d Session

**H. R. 15124**

[Report No. 1271]

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## **AN ACT**

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To amend section 316 of the Agricultural  
Adjustment Act of 1938, as amended.

JUNE 7, 1966

Read twice and referred to the Committee on  
Agriculture and Forestry

JUNE 13, 1966

Reported without amendment





# **DIGEST** of Congressional Proceedings

## OF INTEREST TO THE DEPARTMENT OF AGRICULTURE

UNITED STATES DEPARTMENT OF AGRICULTURE  
WASHINGTON, D. C. 20250  
OFFICIAL BUSINESS

POSTAGE AND FEES PAID  
U. S. DEPARTMENT OF AGRICULTURE

OFFICE OF BUDGET AND FINANCE  
(FOR INFORMATION ONLY;  
NOT TO BE QUOTED OR CITED)

Issued June 16, 1966  
For actions of June 15, 1966  
89th-2nd; No. 98

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HIGHLIGHTS: Senate passed cotton research and promotion bill. Senate passed bill to extend time to file tobacco allotment leases. Senate committee reported dog-cat handling bill.

### HOUSE

1. APPROPRIATIONS. Both Houses agreed to the conference report on H. R. 14266, the Treasury, Post Office, and Executive Office appropriation bill. The bill will now be sent to the President. pp. 12609-10, 12666-68
2. NUTRITION CONFERENCE. Agreed to without amendment H. Res. 884, authorizing the Agriculture Committee to send three members to the Conference of the Americas on Malnutrition in Panama, June 19 through 25, 1966. pp. 12670-71



3. PERSONNEL. Rep. Gross criticized alleged pressures on Federal employees in the current bond drive. p. 12665  
Rep. Pepper inserted an article commending the work of the Equal Employment Opportunity Commission in dealing with complaints of race discrimination in jobs related to the Federal Government. pp. 12718-19
4. PORK PURCHASES. Rep. Gross commended and inserted an article claiming "secret price moves" by Secretary Freeman in military pork purchases. p. 12693
5. TARIFF. Several representatives spoke opposing any reduction in existing tariffs on cotton textiles. pp. 12701-05
6. WATER RESOURCES. The Committee on Interior and Insular Affairs voted to report (but did not actually report) H. R. 13419, with amendments, to authorize the Secretary of the Interior to engage in feasibility investigations of certain water resource development proposals. p. D535
7. FOREIGN AID. Rep. Curtis commended and inserted an article on Dominican Republic relations and foreign aid. pp. 12708-10
8. OPINION POLLS. Reps. Minshall, Ashbrook, and Monagan announced the results of opinion polls from their districts which include items of interest to this Department. pp. 12710-11, 12712, 12719-20
9. DEFENSE PRODUCTION. Rep. Rhodes inserted the Republican Policy Committee statement opposing the standby consumer credit controls provision in the proposed Defense Production Act extension bill. pp. 12705-6

SENATE

10. TOBACCO. Passed without amendment H. R. 15124, to provide that any lease or transfer of a tobacco allotment shall be effective, notwithstanding failure to file a copy with the county committee prior to the closing date, if compliance was agreed to prior to the closing date and the terms of the lease are filed with the county office not later than July 31 of any year (p. 12526). The bill was reported by the Agriculture and Forestry Committee, without amendment, on June 13, during adjournment (S. Rept. 1271) (p. 12525). This bill will now be sent to the President.
11. COTTON. By a vote of 49-20, passed as reported H. R. 12322, the proposed Cotton Research and Promotion Act (pp. 12593-608). The bill was reported by the Agriculture and Forestry Committee, with amendment, on June 13 during adjournment (S. Rept. 1272) (p. 12525).
12. HAWAII LOANS. Passed with an amendments S. 112, to authorize the Secretary of Agriculture to make real estate mortgage loans on leased lands in Hawaii (p. 12527). The Agriculture and Forestry Committee had reported this bill with amendments on June 14, during adjournment (S. Rept. 1274). The bill as amended "would authorize the Secretary of Agriculture to make farm improvement loans under subtitle A of the Consolidated Farmers Home Administration Act of 1961 to lessee-operators of farm land in Hawaii where (1) the land cannot be acquired by the applicant; (2) adequate security is provided for the loan; and (3) there is a reasonable probability of accomplishing the objectives and repayment of the loan."





United States  
of America

# Congressional Record

PROCEEDINGS AND DEBATES OF THE 89<sup>th</sup> CONGRESS, SECOND SESSION

Vol. 112

WASHINGTON, WEDNESDAY, JUNE 15, 1966

No. 98

## Senate

The Senate met at 12 o'clock meridian and was called to order by the Vice President.

Rev. Adolph Stasys, assistant pastor, Holy Cross Church, Chicago, Ill., offered the following prayer:

Father of all mankind, Thou art the Author of the right of man to justice and freedom. For centuries men have fought for freedom of speech, conscience, and religion, and for democratic principles. The efforts recorded in history tell of the unceasing struggle for these convictions.

Yesterday we honored the Old Glory proudly flying on National Flag Day. O Lord, bless the people of this land, its administration and its Congress, and the brave men defending the honor of their Nation's flag wherever they may be.

But, dear God, the Baltic States, Lithuania, Latvia, and Estonia, are still occupied by a foreign force, without the right to freedom, and without their national flags. These nations are observing the 25th tragic anniversary of frightful genocide, when the occupant—Communist Russia—deported hundreds of thousands of people from these countries to die in concentration camps in Siberia. Hundreds of thousands of Baltic peoples perished.

Our God, we pray to You for justice and compassion. Return the deportees to their homelands. Give them the fortitude to endure and restore to them and their countries their rights and freedom. Grant to statesmen of the world the grace and will to work for the liberation of all nations, for peace, and for integrity everywhere on earth.

God bless Lithuania, Latvia, and Estonia and their peoples.

God bless America. Amen.

### THE JOURNAL

On request of Mr. MANSFIELD, and by unanimous consent, the reading of the Journal of the proceedings of Monday, June 13, 1966, was dispensed with.

### MESSAGES FROM THE PRESIDENT RECEIVED DURING ADJOURNMENT

Under authority of the order of the Senate of June 13, 1966,

The Secretary of the Senate reported that, on June 13, 1966, he received messages in writing from the President of the United States submitting sundry nominations.

### EXECUTIVE MESSAGES REFERRED

The VICE PRESIDENT laid before the Senate messages from the President of the United States submitting sundry nominations, received on June 13, which were referred to the appropriate committees.

(For nominations this day received, see the end of Senate proceedings.)

### MESSAGE FROM THE HOUSE RECEIVED DURING ADJOURNMENT

Under authority of the order of Monday, June 13, 1966,

The Secretary of the Senate received, on June 13, 1966, the following message from the House of Representatives:

That the House had passed, without amendment, the following joint resolutions of the Senate:

S.J. Res. 160. Joint resolution to designate the period beginning June 13, 1966, and ending June 19, 1966, as "Gas Industry Week"; and

S.J. Res. 161. Joint resolution to designate the third Sunday in June of each year as "Father's Day."

That the House had disagreed to the amendments of the Senate to the bill (H.R. 14266) making appropriations for the Treasury and Post Office Departments, the Executive Office of the President, and certain independent agencies, for the fiscal year ending June 30, 1967, and for other purposes; that the House had agreed to the conference asked by the Senate on the disagreeing votes of the two Houses thereon, and that Mr. STEED, Mr. PASSMAN, Mr. ADDABBO, Mr. COHELAN, Mr. YATES, Mr. MAHON, Mr. CONTE, Mr. ROBISON, and Mr. Bow were appointed managers on the part of the House at the conference.

### MESSAGE FROM THE HOUSE RECEIVED DURING ADJOURNMENT—ENROLLED JOINT RESOLUTIONS SIGNED

Under authority of the order of Monday, June 13, 1966,

The Secretary of the Senate, on June 14, 1966, received the following message from the House of Representatives:

That the Speaker had affixed his signature to the following enrolled joint resolutions, and they were signed by the Vice President:

S.J. Res. 160. Joint resolution to designate the period beginning June 13, 1966, and ending June 19, 1966, as "Gas Industry Week"; and

S.J. Res. 161. Joint resolution to designate the third Sunday in June 1966 as Father's Day."

### REPORTS OF COMMITTEES SUBMITTED DURING ADJOURNMENT

Pursuant to the order of the Senate of June 13, 1966,

The following reports of committees were submitted:

On June 13, 1966:

By Mr. HOLLAND, from the Committee on Agriculture and Forestry, without amendment:

H.R. 15124. An act to amend section 316 of the Agricultural Adjustment Act of 1938, as amended (Rept. No. 1271).

By Mr. TALMADGE, from the Committee on Agriculture and Forestry, with amendments:

H.R. 12322. An act to enable cottongrowers to establish, finance, and carry out a coordinated program of research and promotion to improve the competitive position of, and to expand markets for, cotton (Rept. No. 1272).

By Mr. BURDICK, from the Committee on Interior and Insular Affairs, without amendment:

S. 536. A bill to amend the authorization to appropriate money for the maintenance and operation of three experimental stations of the Department of the Interior, and for other purposes (Rept. No. 1273).

On June 14, 1966:

By Mr. TALMADGE, from the Committee on Agriculture and Forestry, with amendments:

S. 112. A bill to authorize the Secretary of Agriculture to make real estate mortgage loans on leased lands in Hawaii (Rept. No. 1274).

### MESSAGES FROM THE PRESIDENT—APPROVAL OF BILLS

Messages in writing from the President of the United States were communicated to the Senate by Mr. Jones, one of his secretaries, and he announced that the



President had approved and signed the following acts:

On June 13, 1966:

S. 2267. An act to extend the provisions of title XIII of the Federal Aviation Act of 1958, relating to war risk insurance.

On June 14, 1966:

S. 1761. An act to authorize the Secretary of the Interior to construct, operate, and maintain a third powerplant at the Grand Coulee Dam, Columbia Basin project, Washington, and for other purposes.

#### EXECUTIVE MESSAGES REFERRED

As in executive session,

The VICE PRESIDENT laid before the Senate messages from the President of the United States submitting sundry nominations, which were referred to the appropriate committees.

(For nominations this day received, see the end of the Senate proceedings.)

#### MESSAGE FROM THE HOUSE

A message from the House of Representatives, by Mr. Bartlett, one of its reading clerks, announced that the House had passed the bill (S. 2950) to authorize appropriations during the fiscal year 1967 for procurement of aircraft, missiles, naval vessels, and tracked combat vehicles, and research, development, test, and evaluation for the Armed Forces, and for other purposes, with amendments, in which it requested the concurrence of the Senate.

The message also announced that the House had passed the following bills, in which it requested the concurrence of the Senate:

H.R. 14019. An act to amend the Foreign Service Buildings Act, 1926, to authorize additional appropriations, and for other purposes; and

H.R. 15225. An act to amend section 15d of the Tennessee Valley Authority Act of 1933 to increase the amount of bonds which may be issued by the Tennessee Valley Authority.

#### ENROLLED BILLS SIGNED

The message further announced that the Speaker had affixed his signature to the following enrolled bills, and they were signed by the Vice President:

H.R. 1233. An act for the relief of Lee Chung Woo;

H.R. 2290. An act for the relief of Charlotte Schulz;

H.R. 3692. An act for the relief of William F. Kuhlman;

H.R. 3774. An act for the relief of Wanda Olszowa;

H.R. 5003. An act for the relief of Evangelia G. Latsis;

H.R. 5533. An act for the relief of Kuniki Nagano Zwiefelhofer;

H.R. 8219. An act for the relief of Cho Myung Soon and Cho Myung Hee;

H.R. 8833. An act for the relief of Sarah Antoinette Cappadona;

H.R. 9643. An act for the relief of Haider Raza and his wife, Irene Raza, and their children, Afzal Anthony and Haider Raymond Raza;

H.R. 10153. An act for the relief of Fritz A. Frerichs;

H.R. 10838. An act for the relief of certain employees of the Post Office Department at Eau Gallie, Fla.; and

H.R. 12396. An act for the relief of Elton P. Johnson.

#### HOUSE BILLS REFERRED

The following bills were each read twice by their titles and referred as indicated:

H.R. 14019. An act to amend the Foreign Service Buildings Act, 1926, to authorize additional appropriations, and for other purposes; to the Committee on Foreign Relations.

H.R. 15225. An act to amend section 15d of the Tennessee Valley Authority Act of 1933 to increase the amount of bonds which may be issued by the Tennessee Valley Authority; to the Committee on Public Works.

#### LIMITATION ON STATEMENTS DURING TRANSACTION OF ROUTINE MORNING BUSINESS

On request of Mr. MANSFIELD, and by unanimous consent, statements during the transaction of routine morning business were ordered limited to 3 minutes.

#### COMMITTEE MEETINGS DURING SENATE SESSION

Mr. MANSFIELD. Mr. President, I ask unanimous consent that the Committee on Agriculture and Forestry, the Subcommittee on Juvenile Delinquency of the Committee on the Judiciary, the Subcommittee on Constitutional Rights of the Committee on the Judiciary, the Subcommittee on Foreign Aid Expenditures of the Committee on Government Operations, and the Subcommittee on Air and Water Pollution of the Committee on Public Works be permitted to meet during the session of the Senate today.

The VICE PRESIDENT. Without objection, it is so ordered.

#### THE CALENDAR

Mr. MANSFIELD. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of measures on the calendar in sequence, beginning with Calendar No. 1237.

The VICE PRESIDENT. Without objection, it is so ordered. The clerk will state the first bill.

#### AMENDMENT TO THE AGRICULTURAL ADJUSTMENT ACT OF 1938

The bill (H.R. 15124) to amend section 316 of the Agricultural Adjustment Act of 1938, as amended, was considered, ordered to a third reading, read the third time, and passed.

Mr. MANSFIELD. Mr. President, I ask unanimous consent to have printed in the RECORD an excerpt from the report (No. 1271), explaining the purposes of the bill.

There being no objection, the excerpt was ordered to be printed in the RECORD, as follows:

This bill extends the time for filing tobacco allotment leases with the county committee until July 31 of each year. The lease would still have to be agreed upon prior to a closing date fixed by the Secretary. Only the filing time would be extended.

Tobacco allotment leasing was first provided for the 1962 crop by Public Law 87-200. Each year it has been found necessary to extend the time for filing leases with the county committee as follows:

Public Law 87-530.—Extended time for filing 1962 crop leases until within 20 days of July 10, 1962.

Public Law 88-80.—Extended time for filing 1963 crop leases until within 20 days of July 30, 1963.

Public Law 88-469.—Extended time for filing 1964 crop leases until within 20 days of August 20, 1964.

Public Law 89-29.—Extended time for filing 1965 crop leases until within 20 days of May 27, 1965.

These extensions have been needed each year to take care of oversights, mistakes, and misunderstandings which have resulted in late filings. The extensions have caused no difficulties and have prevented serious losses to producers who might otherwise have lost the advantage of their leases or been faced with marketing penalties on tobacco planted on the leased allotment. The program is a complex one and the committee feels that every effort should be made to prevent substantial losses from occurring as a result of failure to comply fully with technicalities of this nature. In order to avoid the necessity of legislating each year and the uncertainty arising therefrom, the bill would provide for the remaining 4 years for which leasing is authorized a definite period within which the lease may be filed following the final date upon which it must be entered into.

Hearings were held on this bill by the Committee on Agriculture of the House; and a spokesman for the Department of Agriculture testified in favor of the bill at that hearing.

The bill would not result in any additional cost to the Government.

#### BILL PASSED OVER

The bill (H.R. 12322) entitled "An act to enable cottongrowers to establish, finance, and carry out a coordinated program of research and promotion to improve the competitive position of, and to expand markets for, cotton," was announced as next in order.

Mr. MANSFIELD. Over, Mr. President.

The VICE PRESIDENT. The bill will be passed over.

#### ELIMINATION OF APPROPRIATION LIMITATION ON THREE BUREAU OF MINES STATIONS

The bill (S. 526) to amend the authorization to appropriate money for the maintenance and operation of three experimental stations of the Department of the Interior, and for other purposes, was considered, ordered to be engrossed for a third reading, read the third time, and passed, as follows:

S. 526

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That subsections 3 (b) of the Act of June 21, 1950 (64 Stat. 248; 30 U.S.C. 411, note), subsection 5(b) of the Act of March 25, 1948 (62 Stat. 85; 30 U.S.C. 401, note), and subsection 5(b) of the Act of December 18, 1942 (56 Stat. 1056; 30 U.S.C. 13, note), authorizing the appropriation of specified sums for the maintenance and operation of three experimental stations administered by the Bureau of Mines, Department of the Interior, at Reno, Nevada, Grand Forks, North Dakota, and Schuylkill Haven, Pennsylvania, respectively, are severally amended to read as follows:

"(b) such sums annually as are necessary for the maintenance and operation of the experimental station, including personal







Public Law 89-471  
89th Congress, H. R. 15124  
June 24, 1966

## An Act

80 STAT. 220

To amend section 316 of the Agricultural Adjustment Act of 1938, as amended.

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,* That section 316(c) of the Agricultural Adjustment Act of 1938, as amended, is amended by changing the period at the end of the second sentence to a colon and adding the following proviso: "*Provided*, That any lease and transfer of an allotment shall be effective, notwithstanding the failure to file a copy of the lease with the county committee prior to such closing date, if (1) the Secretary finds that a lease in compliance with the provisions of this section was agreed upon prior to such closing date, and (2) the terms of the lease are reduced to writing and filed in the county office in which the farms involved are located not later than the 31st day of July of the crop year to which the lease relates."

Tobacco allotments.  
Lease filing, extension.  
75 Stat. 469.  
7 USC 1314b.

Approved June 24, 1966.

### LEGISLATIVE HISTORY:

HOUSE REPORT No. 1606 (Comm. on Agriculture).  
SENATE REPORT No. 1271 (Comm. on Agriculture & Forestry).  
CONGRESSIONAL RECORD, Vol. 112 (1966):  
June 6: Considered and passed House.  
June 15: Considered and passed Senate.







